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FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. FILING DATE APPLICATION NO. 3368 1038-1153MIS 09/857,305 10/03/2001 Robert C. Brunham **EXAMINER** 24223 7590 06/08/2006 MINNIFIELD, NITA M SIM & MCBURNEY 330 UNIVERSITY AVENUE PAPER NUMBER ART UNIT **6TH FLOOR** 1645 TORONTO, ON M5G 1R7 **CANADA** 

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)
	09/857,305	BRUNHAM ET AL.
Office Action Summary	Examiner	Art Unit
	N. M. Minnifield	1645
The MAILING DATE of this communication a		l
Period for Reply		
A SHORTENED STATUTORY PERIOD FOR REF WHICHEVER IS LONGER, FROM THE MAILING  - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory perion.  - Failure to reply within the set or extended period for reply will, by stat Any reply received by the Office later than three months after the may earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATION 1.136(a). In no event, however, may a reply be tin od will apply and will expire SIX (6) MONTHS from tute, cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).
Status		
1) ☐ Responsive to communication(s) filed on 26 2a) ☐ This action is FINAL. 2b) ☐ This action is FINAL. 2b) ☐ This action is application is in condition for allow closed in accordance with the practice under the condition of the condition is in condition.	his action is non-final.  wance except for formal matters, pro	
Disposition of Claims		
4) Claim(s) 19,22 and 24-28 is/are pending in the day of the above claim(s) is/are withd 5) Claim(s) is/are allowed.  6) Claim(s) 19, 22, 24-28 is/are rejected.  7) Claim(s) is/are objected to.  8) Claim(s) are subject to restriction and are subjected to by the Examination of the drawing(s) filed on is/are: a) are subjected to by the Examination of the drawing(s) filed on is/are: a)	rawn from consideration.  d/or election requirement.  iner.  ccepted or b) objected to by the	
Applicant may not request that any objection to the Replacement drawing sheet(s) including the corrupt The oath or declaration is objected to by the	ection is required if the drawing(s) is ob	jected to. See 37 CFR 1.121(d).
Priority under 35 U.S.C. § 119		
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>		
Attachment(s)  1) Notice of References Cited (PTO-892)	4) Interview Summary	
<ol> <li>Notice of Draftsperson's Patent Drawing Review (PTO-948)</li> <li>Information Disclosure Statement(s) (PTO-1449 or PTO/SB/0 Paper No(s)/Mail Date</li> </ol>	Paper No(s)/Mail Do 08) 5) Notice of Informal F 6) Other:	ate Patent Application (PTO-152)

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## **DETAILED ACTION**

## Response to Amendment

- 1. Applicants' amendment after final filed September 26, 2005 is acknowledged and has been entered. Claims 1-18, 20, 21 and 23 have been canceled. Claim 19 has been amended. Claims 19, 22 and 24-28 are now pending in the present application. All previous art rejections have been withdrawn in view of Applicants' amendment to the claims and/or comments. New grounds of rejection are being set forth in this Office Action and this is a NON-FINAL Office Action.
- 2. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.
- 3. Claims 19, 22 and 24-28 are provisionally rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claims 19, 20, 22 and 24-28 of copending Application No. 10/699683. Although the conflicting claims are not identical, they are not patentably distinct from each other because both applications claim an attenuated strain of a bacterium harbouring a vector (plasmid vector or pcDNA3/MOMP) comprising a nucleic acid molecule encoding a *Chlamydia* protein (i.e. major outer membrane protein (MOMP) of a strain of *Chlamydia* (or *C. trachomatis*) and a promoter sequence (cytomegalovirus promoter) operatively coupled to said nucleic acid molecule for expression of said protein by cells of a host to which the attenuated strain is administered but not by the attenuated bacteria (*Salmonella typhinmurium*).

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This is a <u>provisional</u> obviousness-type double patenting rejection because the conflicting claims have not in fact been patented.

This provisional obviousness-type double patenting rejection is maintained for the reasons of record. With regard to this rejection, Applicants did not set forth any arguments in the September 27, 2005 amendment.

4. Claims 19, 22, 24, 25, 27 and 28 are rejected under 35 U.S.C. 102(e) as being anticipated by Murdin et al (6693087 or 6686339).

The applied reference has a common assignee (Aventis Pasteur Limited) and a common inventor (Andrew D. Murdin) with the instant application. Based upon the earlier effective U.S. filing date of the reference, it constitutes prior art under 35 U.S.C. 102(e). This rejection under 35 U.S.C. 102(e) might be overcome either by a showing under 37 CFR 1.132 that any invention disclosed but not claimed in the reference was derived from the inventor of this application and is thus not the invention "by another," or by an appropriate showing under 37 CFR 1.131.

Murdin et al, for example 6696087, discloses a nucleic acid molecule encoding an outer membrane protein (MOMP) of a strain of *Chlamydia* (abstract). Murdin et al discloses expression cassettes, vectors and cells transformed or transfected with the polynucleotides (encoding the MOMP) of the invention (col. 4; claims). Murdin et al discloses methods for producing a polypeptide of the invention in a recombinant host system and related expression cassettes, vectors, and transformed or transfected cells; (ii) a live vaccine vector, such as a pox virus, *Salmonella typhimurium*, or *Vibrio chloerae* vector, containing a polynucleotide of the invention, such vaccine vectors being useful for, e.g., preventing the treating

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Chlamydia infection, in combination with a diluent or carrier, and related pharmaceutical compositions and associated therapeutic and/or prophylactic methods (col. 4). Murdin et al discloses (i) an expression cassette containing a DNA molecule of the invention placed under the control of the elements required for expression, in particular under the control of an appropriate promoter; (ii) an expression vector containing an expression cassette of the invention; (iii) a procaryotic or eucaryotic cell transformed or transfected with an expression cassette and/or vector of the invention, as well as (iv) a process for producing a polypeptide or polypeptide derivative encoded by a polynucleotide of the invention, which involves culturing a procaryotic or eucaryotic cell transformed or transfected with an expression cassette and/or vector of the invention, under conditions that allow expression of the DNA molecule of the invention and, recovering the encoded polypeptide or polypeptide derivative from the cell culture. The recombinant expression system can be selected from procaryotic and eucaryotic hosts. Eucaryotic hosts include yeast cells (e.g., Saccharomyces cerevisiae or Pichia pastoris), mammalian cells (e.g., COS1, NIH3T3, or JEG3 cells), arthropods cells (e.g., Spodoptera frugiperda (SF9) cells), and plant cells. Preferably, a procaryotic host such as E. coli is used. (see cols. 10-11) Murdin et al discloses that elements for expression include a promoter suitable for expression in mammalian cells, such as a cytomegalovirus vector (see col. 12; col. 14). Murdin et al discloses attenuated Salmonella typhimurium strains genetically engineered for recombinant expression of heterologous antigens (see col. 13). The prior art anticipates the claimed invention.

Since the Patent Office does not have the facilities for examining and comparing applicants' bacterium with the bacterium of the prior art reference, the

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burden is upon applicants to show a distinction between the material structural and functional characteristics of the claimed bacterium and the bacterium of the prior art. See <u>In re Best</u>, 562 F.2d 1252, 195 USPQ 430 (CCPA 1977) and <u>In re Fitzgerald et al.</u>, 205 USPQ 594.

5. Claim 26 is rejected under 35 U.S.C. 103(a) as being unpatentable over Murdin et al (6693087 or 6686339) as applied to claims 19, 22, 24, 25, 27 and 28 above, and further in view of Brunham (WO 98/02546).

Murdin et al, for example 6696087, teaches a nucleic acid molecule encoding an outer membrane protein (MOMP) of a strain of *Chlamydia* (abstract). Murdin et al teaches expression cassettes, vectors and cells transformed or transfected with the polynucleotides (encoding the MOMP) of the invention (col. 4; claims). Murdin et al teaches methods for producing a polypeptide of the invention in a recombinant host system and related expression cassettes, vectors, and transformed or transfected cells; (ii) a live vaccine vector, such as a pox virus, Salmonella typhimurium, or Vibrio chloerae vector, containing a polynucleotide of the invention, such vaccine vectors being useful for, e.g., preventing the treating Chlamydia infection, in combination with a diluent or carrier, and related pharmaceutical compositions and associated therapeutic and/or prophylactic methods (col. 4). Murdin et al teaches (i) an expression cassette containing a DNA molecule of the invention placed under the control of the elements required for expression, in particular under the control of an appropriate promoter; (ii) an expression vector containing an expression cassette of the invention; (iii) a procaryotic or eucaryotic cell transformed or transfected with an expression cassette and/or vector of the invention, as well as (iv) a process for producing a

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polypeptide or polypeptide derivative encoded by a polynucleotide of the invention, which involves culturing a procaryotic or eucaryotic cell transformed or transfected with an expression cassette and/or vector of the invention, under conditions that allow expression of the DNA molecule of the invention and, recovering the encoded polypeptide or polypeptide derivative from the cell culture. The recombinant expression system can be selected from procaryotic and eucaryotic hosts. Eucaryotic hosts include yeast cells (e.g., Saccharomyces cerevisiae or Pichia pastoris), mammalian cells (e.g., COS1, NIH3T3, or JEG3 cells), arthropods cells (e.g., Spodoptera frugiperda (SF9) cells), and plant cells. Preferably, a procaryotic host such as E. coli is used: (see cols. 10-11) Murdin et al teaches that elements for expression include a promoter suitable for expression in mammalian cells, such as a cytomegalovirus vector (see col. 12; col. 14). Murdin et al teaches attenuated Salmonella typhimurium strains genetically engineered for recombinant expression of heterologous antigens (see col. 13). Murdin et al teaches the claimed invention except for the specifically claimed plasmid vector pcDNA3/MOMP.

However, Brunham teaches DNA immunization against Chlamydia infection comprising nucleic acid, including DNA, immunization to generate a protective immune response in a host, to a major membrane protein of a strain of Chlamydia (*C. trachomatis*), preferably contains a nucleotide sequence encoding a MOMP that generates antibodies that react with MOMP and a promoter sequence operatively couples to the first nucleotide sequence for expression of the MOMP in the host (abstract; p. 3; pp. 20-21 Example 4). The non-replicating vector may be formulated with a pharmaceutically acceptable carrier for in vivo administration to the host (abstract; p. 3). Brunham teaches that the promoter may be the

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cytomegalovirus promoter and that the non-replicating vector may be plasmid pcDNA3 into which the nucleotide sequence is inserted (i.e. pcDNA3/MOMP) (pp. 4-5; p. 8). The plasmid vector containing the MOMP gene from *Chlamydia trachomatis* was pcDNA3 with transcription under control of the human cytomegalovirus promoter (pp. 16-17; p. 25, Table 2; claims). The prior teaches the use of the promoters and vectors for expression of the Chlamydia MOMP for protecting a host against Chlamydia infection.

It would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify the attenuated Salmonella typhimurium bacteria of Murdin et al to include harboring a nucleic acid molecule encoding a Chlamydial protective MOMP of Brunham because Murdin et al teaches that through administration of a live attenuated bacteria that encodes the MOMP to a host is stimulated to produce a protective or therapeutic immune response to the MOMP (see col. 12). The person of ordinary skill in the art at the time the invention was made would have been motivated by the reasonable expectation of success of obtaining an attenuated Salmonella typhimurium bacteria that comprises the nucleic acid, plasmid and promoter of Murdin et al that encodes a protective MOMP of Chlamydia trachomatis, because both references teach the administration of the bacterium (having the nucleic acid sequence that encode the MOMP) to a host. The attenuated bacteria is capable of expressing a recombinant gene product, wherein use of a nucleic acid molecule that encodes a protective MOMP results in stimulating an immune response against the *Chlamydia* trachomatis MOMP. The claimed invention is prima facie obvious in view of the combined teachings of Murdin et al in view of taken with Brunham, in the absence of unexpected results or other convincing evidence to the contrary.

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6. No claims are allowed.

7. The prior art made of record and not relied upon is considered pertinent to

applicant's disclosure.

8. Any inquiry concerning this communication or earlier communications from

the examiner should be directed to N. M. Minnifield whose telephone number is

571-272-0860. The examiner can normally be reached on M-F (8:00-5:30) Second

Friday Off.

If attempts to reach the examiner by telephone are unsuccessful, the

examiner's supervisor, Lynette R.F. Smith can be reached on 571-272-0864. The

fax phone number for the organization where this application or proceeding is

assigned is 703-872-9306.

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**NMM** 

June 2, 2006